Appln. No. 10/620,887

Attorney Docket No. 10541-1858

II. Remakrs

Claims 1-10 of the present application are rejected and pending. By this Paper, the Applicants amend claims 1 and 8. No new matter has been added. Reconsideration and a withdrawal of all rejections are respectfully requested.

Rejections Under 35 U.S.C. § 112

Responsive to the rejections of claims 1 and 8 under 35 U.S.C. § 112, second paragraph, the Applicants have amended claim 1 to add "in the form of Fe_2O_3 " (see paragraph [003], lines 9-11 of the application as filed). The Applicants have also amended claim 8 by deleting the words "for the use".

Rejections Under 35 U.S.C. § 101

Responsive to the rejection of claim 8 under 35 U.S.C. § 101, the Applicants have amended claim 8 by deleting the words "for the use".

Rejections Under 35 U.S.C. § 103(a)

Rejections Under Shelestak

Responsive to the rejections of claims 1-5 and 7-10 under 35 U.S.C. § 103(a) based on U.S. Patent No. 6,313,053 issued to Shelestak (hereinafter "Shelestak"), Shelestak does not teach or suggest ranges of components that overlap claims 1 and 8 as amended.

For example, the amended claim 1 now recites a colorant portion consisting essentially of "greater than about 0.1 to about 0.3 weight percent manganese oxide"; contrarily, *Shelestak* only teaches the addition of "0 to about 0.1 percent by weight" of manganese oxide as colorant (see *Shelestak* col. 13, line 63; see also col. 15, line 13). *Shelestak* does not teach having greater than about 0.1 weight percent of manganese oxide as a colorant (see e.g., col. 6, lines 14-28 of *Shelestak*). Therefore, *Shelestak* simply does not teach or suggest all the elements of the amended claims 1 and 8.



Appln. No. 10/620,887

Attorney Docket No. 10541-1858

Claims 2-7, and 9-10 are dependent claims which depend generally from claim 1. Thus, claims 2-7, and 9-10 are allowable for the reasons provided above.

Rejections Under Shelestak in view of Boulos

Responsive to the rejections of claim 6 under 35 U.S.C. § 103(a) based on Shelestak in view of U.S. Patent No. 5,725,628 Issued to Boulos et al. (hereinafter "Boulos"), the combined arts do not teach or suggest all the elements of claim 6 as amended. For example, Boulos teaches the addition of "0.01-2.0 wt. %" manganese dioxide to prevent "the formation of nickel sulfide stones in soda-lime-silica glass" (emphasis added; Abstract; see also col. 2, lines 8-18 of Boulos). There is simply no suggestion or motivation to combine the teachings of Boulos with the teachings of Shelestak because there is no mention or suggestion of nickel sulfide 'ormation in Shelestak.

Even if *Shelestak* would combine the teachings of *Boulos*, here is no motivation or suggestion by the combined arts to use "between about 0.14 and 0.2 weight percent" of manganese oxide as recited in claim 6 of the present application. This is because *Shelestak* only discloses and teaches the addition of "0 to about 10 ppm" of NiO (see col. 11, line 62; see also col. 14, line 1); and according to *Boulos* (see col. 7, lines 5-6), this would only require the addition of at least 0 to about 14 ppm of MnO₂ to prevent formation of nickel sulfide stones. Since *Shelestak* already teaches the addition of "0 to about 0.1 percent [1000 ppm] by weight" of MnO₂ (col. 13, line 6), the required MnO₂ as taught by *Boulos* is more than satisfied. As a result, there is no motivation or suggestion by the combined arts to use "between about 0.14 and 0.2 weight percent" of manganese oxide as recited in claim 6 of the present application.

Further, the purpose of adding the manganese compound in the present invention is to suppress **iron sulfide** formation which would give rise to amber chromophore (see paragraph [0012] and [0013] of the present application as filed).



Appln. No. 10/620,887

Attorney Docket No. 10541-1858

Conclusion

In view of the above remarks, it is respectfully submitted that the present form of the claims are patentably distinguishable over the art of record. Thus, claims 1-10 are in a condition for allowance and such action is earnestly solicited.

Respectfully submitted,

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Date

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